WORK PLAN FOR THE SOUTH GROUNDWATER CONTAMINATION PLUME REMOVAL ACTION PART 5 GROUNDWATER MODELING AND GEOCHEMICAL INVESTIGATION JUNE, 1991

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WORK PLAN FOR THE SOUTH GROUNDWATER CONTAMINATION PLUME REMOVAL ACTION

PART 5

GROUNDWATER MODELING AND GEOCHEMICAL INVESTIGATION

FEED MATERIALS PRODUCTION CENTER

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Introduction

The fundamental objective of the removal action for the south plume is to protect public health by limiting access to and use of groundwater with uranium concentrations exceeding the derived concentration limit of 30 μ g/L for uranium in drinking water. Secondary objectives of the removal action are to protect the groundwater environment of the sole source aquifer and control the plume to prevent migration to additional receptors to the south.

The selected conceptual design for the removal action was to install three to five wells in the vicinity of New Haven Road to intercept the plume. The exact number and location of these wells were to be determined by exploratory drilling and sampling to verify the location and extent of the plume exceeding the 30 μ g/L limit. The extraction wells were to be screened over the top 40 feet of the aquifer and provide a combined pumping rate of 1500 to 2500 gpm. This conceptual well field was designed to intercept the plume while not reversing the aquifer flow south of the well field.

The removal action pumping program was designed to discharge water directly to the Great Miami River without treatment. An equivalent mass of uranium will be removed from the FMPC discharge so that there is no net increase in uranium being directed to the river. The lack of a treatment requirement for the south plume groundwater means that the pumped water must be of relatively good quality except for the uranium content.

Data from the FMPC RI/FS groundwater monitoring and later from the Paddys Run Road Site (PRRS) RI/FS sampling indicate that elevated levels of inorganic and organic chemicals are present in the area where the extraction wells were to be installed. In a meeting with the EPA and OEPA on May 22, 1991, it was determined that the well field could not successfully be located in the area immediately north of New Haven Road. All parties agreed that the extraction wells should be located north of the Albright and Wilson facility where the inorganic and organic plumes are not of concern.

The purpose of Part 5 of the Work Plan is to present a summary of the current data and the necessary steps required to determine the southern extent of the greater-than-30 µg/L-uranium plume. This work will evaluate the location of plumes associated with the PRRS and the impact on these plumes by pumping the FMPC removal action wells. This will require field sampling, data analysis, and computer modeling of flow and particle tracking. The proposed actions are the result of an analysis of the data and numerous discussions with WMCO, DOE, and PRRS staffs, as well as with U.S. and Ohio EPAs.

Data Summary

There has been only one sampling period in which a large number of wells and piezometers within the south plume area were sampled over a relatively short period of time. This was in April and May of 1990. These samples indicate a wide area exists where total uranium values are between 10 and 30 µg/L, as shown in Figure 1. Figure 1 also indicates the extent of the glacial overburden. In most of the south plume area there is no glacial overburden. In the area where the glacial overburden is absent, the surface material is alluvium from a time when the Great Miami River meandered over this area. Under the alluvium is the sand and gravel of the Great Miami Aquifer. Figure 1 includes all wells installed by the FMPC RI/FS and piezometers and wells installed by the PRRS RI/FS and contains the total uranium values from samples collected during April and May, 1990 under both efforts. The FMPC RI/FS collected samples under the 51-well-sampling program and from wells as they were installed under the 10-well and 31-well installation programs. The FMPC RI/FS also sampled the PRRS piezometers for total uranium. The PRRS RI/FS sampled all the wells they had installed. Wells in Figure 1 which do not have a uranium value next to them have been installed and sampled by either the FMPC or PRRS RI/FS since the end of May, 1990.

Figure 1 is a one-time definition of the extent of uranium contamination in the area. Quarterly monitoring in other parts of the site indicate that uranium values can vary over wide ranges from quarter to quarter; therefore, this one-time sampling of the area may not be an accurate representation of the plume under all seasonal conditions. This variability has shown up in Wells 2391 and 3391 located near the intersection of New Haven Road and Highway 128, the area thought to be the leading edge of the south plume. Uranium values in samples collected in April and June from Well 2391 had 14.5 and 3.5 µg/L respectively. Samples collected in May and July from Well 3391 had <1 and 7 µg/L. Duplicate samples from Well 3391 collected in August had 7 and 10 µg/L total uranium. This one-time sampling shown in Figure 1 is, however, consistent with the groundwater model prediction of the plume presented in the FMPC RI/FS Groundwater Report.

Contamination Other than Uranium

The PRRS data for samples collected in May and July 1990 indicate that there is a significant inorganic plume from the area of the Albright & Wilson plant and organic chemicals in a plume in the area of Ruetgers-Nease. As presented in the Groundwater Report, there is an apparent groundwater quality signature of inorganic chemicals in the plume from the PRRS site. As shown in Table 1, Well 2094, located downgradient of the PRRS site, contains levels of inorganic parameters above the average values for all the FMPC RI/FS 2000-series wells. Table 1 includes average values from PRRS

TABLE 1

Inorganic PRRS Plume Signature
Average Concentrations in mg/L

Well	Barium	Iron	Magnesium	Potassium	Sodium	Chlorine	Total Phosphorus
2094	1.133	17.948	49.23	199.83	69.53	144.75	2.57
FMPC 2000- series average	0.128	1.749	25.85	13.07	14.22	31.55	0.6
2626	2.4	40.25	33.65	420.00	662.5	38.5	257.0
2636	2.2	117.50	52.15	266.50	313	570.0	22.36
3636	88.0	1835.0	24.90	4.20	16.2	26.0	1.35

Parameter	2629	2630	2631	2632	2633	2634
Ethylbenzene	8,550	123,000	17,000	21,000	3,850	1,150
Toluene	19,950	215,000	110,000	63,000	1,440	3
Xylenes (Total)	24,900	413,000	31,900	50,850	19,000	4,450
Isopropylbenzene	9,900	133,100	8,500	12,350	6,250	6,000

samples collected in May and July 1990 from Wells 2626, 2636, and 3636, which are located on the east side of the Albright & Wilson property. As is shown clearly in Table 1, all of the signature parameters are found in Wells 2626 and 2636 at levels above the average in the FMPC RI/FS and most of those in Well 2094. Even PRRS Well 3636 shows elevated levels of iron and barium.

The average specific conductance for samples from Well 2094 is 1341 µmohs/cm, while the overall average is 576 µmohs/cm. Data on specific conductance from the PRRS samples are not available; however, it is clear from the concentrations in Table 1 that specific conductance would be a useful field screening tool for determining if groundwater is influenced by the PRRS inorganic plume.

Wells in and downgradient from the Ruetgers-Nease plant area contain volatile organic compounds in significant levels. The total number of parameters and the specific concentration of these parameters varies somewhat. Wells 2629 through 2633 are enclosed in boxes in Figure 2, because they all contain average levels of ethylbenzene, toluene, total xylenes, and isopropylbenzene in excess of $1000 \mu g/L$, as is shown in Table 2. With the exception of toluene, levels of $1000 \mu g/L$ were also exceeded in Well 2634 for each of the signature parameters shown in Table 2.

The PRRS installed additional wells after their first two sample rounds. In February 1991, while sampling Well 2701, the volatile vapors reached levels that required the sampling team to put on respirator protection. In April, Well 2789 was installed and field measurements again indicated the presence of organic chemicals. Data from these samples are not available as of yet; however, it is clear that there is a volatile organic plume to the east of the Ruetgers-Nease property. The presence of organic parameters in the vicinity of Wells 2701 and 2789 is a problem that has severely impacted the placement of the removal action wells, causing them to be moved to the north, well away from New Haven Road.

In a simplistic way, the current data provide three separate chemical signatures for the plumes. The FMPC plume is characterized by elevated total uranium with otherwise normal water chemistry. The Albright & Wilson plume contains elevated inorganic parameters. Some wells also contain elevated uranium. The Ruetgers-Nease plume is characterized by four prominent volatile organic parameters.

Investigation Goals

The purpose of this investigation is to determine the southern extent of the greater-than-30 μ g/L-uranium plume, the eastern and northern edges of the PRRS plumes, the effectiveness of the removal action wells in capturing the 30 μ g/L-plume, and the impact of the pumping on the PRRS plumes.

Investigation

The principal parts to the investigation are to:

- Conduct field sampling to determine the boundaries between the South Plume and the two PRRS plumes
- Compile FMPC and PRRS field data from 1991 in maps and figures that illustrate the extent of the three plumes
- Conduct computer modeling to determine the optimal spacing and flow rates for the recovery wells
- Present the model results as particle tracks and water table maps to illustrate the conclusions reached

Conclusions of the investigation will include:

- Removal action well locations and screen lengths
- Pumping rates for each well
- Proposed locations for monitoring wells to assure that the pumping program is having the expected impact on the environment
- Specifications for a sampling program to monitor the removal action using existing and new wells

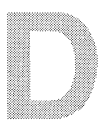
Field Investigation

The field program is designed to take advantage of the distinct character of the three plumes and the relatively simple geologic environment. Besides the use of conventional groundwater sampling in existing wells and piezometers, the geologic environment allows the use of the Hydropunch II tool with a hollow stem auger drilling machine to collect many groundwater samples without installing permanent wells. The geologic environment is also ideal for conducting a soil vapor survey to determine the extent of the volatile organic plume.

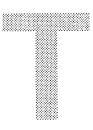
Conventional Groundwater Sampling

Conventional groundwater samples will be collected by the WMCO Environmental Monitoring staff from the wells and piezometers listed in Table 3 and shown in Figure 2. The samples will be collected using standard procedures under the RI/FS QAPP. One sample will be collected from each sampling point and analyzed for total uranium in the WMCO Laboratory. Every tenth sample will be duplicated and the duplicate will be sent to the IT Laboratory for confirmatory analysis.

TABLE 3
Wells and Piezometers to be Sampled by WMCO



Wells	Pi	ezometers
2002		2541
2125		2542
2126		2543
2128		2544
2129		2545
2391		2546
2393		2547
2394		2548
2396		2549
2624		
2625		
2626		
2627		
2628		
2631		
2632	*****	
2633.		
2636		
2701		
2787		
2788		
2789		
3391		
3636		



The specific conductance of each sample will be measured in the field. Samples with a specific conductance greater the 750 µmohs/cm will be analyzed for the HSL metals. An HNu will be used to screen all samples.

If there is a sustained reading of greater than 5 ppm for at least 10 seconds, a VOC sample will be collected and analyzed for HSL volatile compounds.

Hydropunch II Groundwater Sampling

The Hydropunch II tool is designed to be driven into an aquifer to a predetermined depth and then opened to collect a groundwater sample at a specific depth. The tool is made of hardened steel and stainless steel so that all parts that come in contact with the sample are compatible with sampling equipment construction materials specifications in the RI/FS QAPP. The tool is a stainless steel sampling tube with one-way valves at the top and bottom. The tool collects a 1.2-liter sample.

In operation, the augers are advanced to a depth a few feet above the depth where the sample is to be taken. The Hydropunch II, equipped with a hardened steel drive point, is driven into the aquifer ahead of the augers with a standard 140-pound hammer. When the Hydropunch II is at the desired depth, it is back hammered about six inches. This reverse movement pulls the drive point from the bottom of the tool and opens the sampling port. Hydrostatic pressure forces water into the sample chamber. The Hydropunch II then is withdrawn from the augers and the sample is transferred to the sample bottles. The Hydropunch II is disassembled and decontaminated like a split spoon sampler between uses.

The Hydropunch II technique has two distinct advantages for this investigation. First, since there is only an auger hole which is immediately filled and sealed, there is not the expense of installing and developing a well in order to collect a sample. Secondly, the Hydropunch II can be used to collect successively deeper samples at a given location. This feature allows the vertical profile of the plume to be determined with a much greater degree of precision than with 2000- and 3000- series wells, where screens may be 50 to 80 feet apart vertically.

Figure 2 also shows the locations of two traverse lines where the Hydropunch II will be used to collect water samples on 150-foot intervals at a depth of seven feet below the water table.

The specific conductance of each sample will be measured in the field. The samples then will be bottled and sent to the WMCO laboratory for total uranium analysis. There is not a sufficient volume

of water collected from the Hydropunch II to send a sample for HSL metals analysis as is done with the samples from the wells and piezometers.

As shown in Figure 2, there are several points along the Hydropunch II traverses where three samples will be collected over a vertical profile. The first sample, like all the other locations, will be collected at a depth of seven feet below the water table so there is sufficient hydrostatic pressure to fill the sampler. The second sample will be taken at a depth of 20 feet below the water table and the third at a depth of 30 feet below the water table. In each case, the water table will be determined by measurement in the nearest well or piezometer.

These multiple sample points will provide information on the thickness of the uranium plume that cannot be gathered using the present monitoring well network. This vertical profiling will be used to determine proper depth and length of the removal well screens. It also will be used to determine the optimum depth of monitoring wells that will be used to measure the effectiveness of the removal action.

The vapors forced out of the augers when the Hydropunch II is withdrawn will be monitored with an HNu. If the vapors provide a reading of 5 ppm or greater for at least 10 seconds, a second sample will be collected from the same depth for HSL volatile organic analysis.

Soil Vapor Sampling

It is not the job of the FMPC RI/FS to define the extent of the volatile organic plume associated with the PRRS site or any other site in the area. It is, however, important to the removal action to know the northern and eastern extent of the volatile organic plume.

The geologic environment is conducive to using a soil vapor survey to delineate the organic plume with a relatively high degree of certainty at very low cost. Unlike the FMPC property, there is no clay-rich glacial overburden over the aquifer in this part of the south plume investigation area. The volatile organic materials are all lighter than water, so they are migrating on the top of the water table. Relatively permeable alluvial deposits from the Great Miami River exist between the aquifer and the surface. Vapors should tend to migrate upward in these sediments rather than laterally under more clay-rich materials. The main factor that will limit the effectiveness of the survey is the very high

moisture content of the soils due to the wet weather. Generally, the higher the soil moisture content is, the lower the permeability with respect to organic vapors.

A semiquantitative soil vapor survey can be conducted with simple hand-held tools transported on a small four-wheel all-terrain vehicle which will result in minimum impact on private property. The survey consists of driving a three-eighths-inch-diameter hollow rod to a depth of 30 inches with a slam bar hammer. A tube is connected to the hollow rod and attached to a Foxboro 126 Organic Vapor Analyzer (OVA) which has been calibrated to a methane standard. Soil vapor is drawn through the OVA and a reading is made which gives a value in methane equivalents. This analytical device will provide a semiquantitative measure of the extent of the volatile organic plume.

As indicated in Figure 2, the shaded area east of Ruetgers-Nease is the 200-foot-wide by 1300-foot-long area where a soil vapor survey will be conducted. This area is north and east of the known occurrence of volatile organic contamination and is in an area where several homes and businesses are located. Soil vapor readings will be taken on a grid with 100-foot centers within the shaded area. If readings drop off dramatically between any two 100-foot stations, an additional reading half way between the two stations will be taken to refine the boundary of the plume. Data from the soil vapor survey will be plotted on maps to determine the extent of the volatile organic plume.

The soil vapor survey technique will be tested by using the equipment to measure vapor levels in the soil at two locations near Well 2701, which reportedly has high levels of volatile contaminants. If the soil vapor technique does not detect vapors at these locations, the survey will be abandoned and a drilling and sampling program will have to be developed. If the vapor analysis detects organic vapors, this will provide a qualitative test that the technique will work in this environment.

Once a line delineating the northern edge of the contamination is established, the Hydropunch II will be used to collect verification samples. Sampling with the Hydropunch II will be done at a point on the northern edge of the vapor plume and at a second point 75 feet further from the plume. Similar pairs of samples will be gathered with the Hydropunch II at a total of three locations for a total of six samples.

While collecting samples for volatile organic chemicals, which generally float on the water table, the Hydropunch II will be used with a bailer. Hollow EX drill rods will be used, which will allow the Hydropunch II to be opened at the water table surface; samples can be bailed from the tool to provide data on the presence of floating product as well as water samples.

Groundwater Modeling

The Swift III Groundwater Model will be used to optimize the locations and designs of the removal action wells. The tentative location of the extraction wells is shown in Figure 2. The model will also be used to investigate the impacts of the removal action wells on the inorganic and organic plumes associated with the PRRS. The following actions will be taken to resolve the issues dealing with the removal action wells:

- 1. Groundwater modeling to determine the following:
 - The effect on the uranium plume from placing the removal action wells north of the Albright and Wilson Plant
 - The optimum pumping rates of the wells to provide a minimum impact on the PRRS plumes
 - The locations, sizes, and pumping rates for the removal action wells based on the above investigations
- 2. Updating the groundwater modeling to utilize the latest model calibration with the retardation equal to 12 for uranium.
- 3. Determining what data gaps exist and how to fill them by recommending locations of wells to monitor the effects of the removal action wells and how they are to be sampled and analyzed.

Schedule

Field work will begin when notification is received from DOE that landowner permissions have been secured. The field work will take approximately two months.

